by the property of the Government Printing Office, and upon the closing thereof the land so embraced shall be transferred to the Public Printer for the use of the Government Printing Office.

Sec. 2. No part of the funds herein appropriated shall be used tionery rooms. for the purpose of purchasing by or through the stationery rooms by. articles other than stationery and office supplies essential to and necessary for the conduct of public business; nor shall any part of such funds be expended for the maintenance or care of private

Congressional sta-Purchases prohibited

vehicles.

SEC. 3. In expending appropriations or portions of appropriations, contained in this Act, for the payment for personal services in ries, in offices designated.

Columbia is accordance with the Classification Act

Vol. 42, p. 1488. of 1923, the average of the salaries of the total number of persons under any grade or class thereof in the Botanic Garden, the Library of Congress, or the Government Printing Office, shall not at any time exceed the average of the compensation rates specified for the (1) to grades 1, 2, 3, and 4 of the clerical-mechanical service, or clerical-mechanical (2) to require the reduction in salary of any parson where grade by such Act: Provided, That this restriction shall not apply sation is fixed, as of July 1, 1924, in accordance with the rules of section 6 of such Act, or (3) to prevent the payment of a salary under any grade at a rate higher than the maximum rate of the allowed. grade when such higher rate is permitted by the Classification Act of 1923 and is specifically authorized by other law.

service.

No reduction required.

Vol. 42, p. 1490.

Approved, June 7, 1924.

CHAP. 304.—An Act Changing the name of Keokuk Street, in the county of [S. 113.]
Washington, District of Columbia, to Military Road.

June 7, 1924. [S. 113.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the name to be known as Miliof the street known as Keokuk Street northwest, extending from tary Road. Military Road at Twenty-seventh Street to Wisconsin Avenue, be, and the same shall henceforth be, known as Military Road. And the Commissioners of the District of Columbia are hereby directed to cause the name of Military Road from Military Road at Twenty-seventh Street to Wisconsin Avenue northwest to be placed upon the plats and maps of the District of Columbia.

District of Columbia. Keokuk Street NW.,

Approved, June 7, 1924.

CHAP. 305.—An Act To establish the Utah National Park in the State of Utah.

June 7, 1924. [S. 668.] [Public, No. 227.]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby reserved and withdrawn from settlement, occupancy, or disposal under the laws of the United States and dedicated and set apart as a public park for the benefit and enjoyment of the people, under the name of the "Utah National Park," the tract of land in the State of Utah particularly described by and included within metes and bounds, as follows, to wit:

Utah National Park. Lands set apart as.

Unsurveyed sections 31 and 32, township 36 south, range 3 west; surveyed section 36, township 36 south, range 4 west; north half, southwest quarter and west half of the southeast quarter of partially surveyed section 5; unsurveyed sections 6 and 7, west half, west half of the northeast quarter, and west half of the southwest quarter of partially surveyed section 8, partially surveyed section 17 and unsurveyed section 18, township 37 south, range 3 west; and unsurDescription.

Proviso. Title to be secured.

veyed sections 1, 12, and 13, township 37 south, range 4, all west of the Salt Lake meridian, in the State of Utah: Provided, That all the land within the exterior boundaries of the aforesaid tract shall first become the property of the United States.

Administration, etc., under National Park

SEC. 2. That the administration, protection, and promotion of said Utah National Park shall be exercised under the direction of the Secretary of the Interior by the National Park Service, subject to the provisions of the Act of August 25, 1916, entitled "An Act to establish a National Park Service, and for other

No valid claim, etc.,

Vo . 39, p. 535.

purposes."

SEC. 3. That nothing herein contained shall affect any valid existing claim, location, or entry under the land laws of the United States, whether for homestead, mineral, right of way, or any other purpose whatsoever, or shall affect the rights of any such claimant, locator, or entryman to the full use and enjoyment of his land: Provided, That the Secretary of the Interior is hereby authorized to exchange, in his discretion, alienated lands in this and Zion National Park for unappropriated and unreserved public lands of equal value and approximately equal area in the State of Utah outside of said parks.

Approved, June 7, 1924.

Proviso. Exchange of alienated lands in, and Zie Park, for other lands. and Zion

June 7, 1924. [S. 697.] [Public, No. 228.]

CHAP. 306.—An Act Providing for the disposal of certain lands on Crooked and Pickerel Lakes, Michigan, and for other purposes.

Public lands. Disposal of errone-ously surveyed, in Michigan.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon the survey of any public lands erroneously omitted from the original survey found to exist within the area heretofore surveyed and represented upon the official plat of township 35 north, range 4 west, Michigan meridian, Michigan, approved February 9, 1841, on file in the General Land Office as a meandered lake, and said lake now Preference to adja- appearing as two lakes, locally known as Crooked Lake and Pickerel Lake, in sections 20, 21, 22, 27, 28, and 29, the owners of adjacent lands shall have a preference right to purchase such lands so surveyed for a period of ninety days after the filing of the approved plat of State swamp land se such survey in the United States land office at Marquette, Michigan, to be appraised at not less than \$1.25 per acre, and that the State of Michigan be allowed to select such of the lands as may have inured to the State under the Act of September 28, 1850 (Ninth Statutes Prior rights not at Large, page 519): Provided, That nothing herein contained shall have the effect of defeating the rights of any person or the State of Michigan which may have attached to such lands or any part thereof.

cent owners

lection.

Vol. 9, p. 520.

Proviso.

Regulations.

SEC. 2. That the Secretary of the Interior is authorized to make all necessary regulations to carry out the provisions of this Act. Approved, June 7, 1924.

June 7, 1924. [S. 699.] [Public, No. 229.]

CHAP. 307.—An Act Authorizing the addition of certain lands to the Medicine Bow National Forest, Wyoming, and for other purposes.

Medicine Bow Na-tional Forest, Wyo. Lands added to.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the President, upon recommendation of the Secretary of Agriculture and the Secretary of the Interior, is hereby authorized to add to the Medicine Bow National Forest the public lands within townships 14 and 15 north, range 77 west, sixth principal meridian, State of Wyoming, which may be determined to be chiefly valuable for national forest